

IN THE DISTRICT COURT OF THE UNITED STATES  
FOR THE DISTRICT OF SOUTH CAROLINA  
GREENVILLE DIVISION

Jane Doe 8, ) Civil Action No. 6:22-cv-02957-HMH  
Plaintiff, )  
v. )  
Varsity Brands, LLC; Varsity Spirit, LLC; )  
Varsity Brands Holding Company, Inc.; U.S. All )  
Star Federation, Inc. d/b/a U.S. All Star )  
Federation; USA Federation of Sport Cheering )  
d/b/a USA Cheer; Charlesbank Capital Partners, )  
LP; Bain Capital, LP; Jeff Webb, individually; )  
Rockstar Cheer & Dance, Inc.; Katherine Anne )  
Foster as the personal representative of the Estate )  
of Scott Foster; Kathy Foster individually; Josh )  
Guyton; Christopher Hinton; Tracy a/k/a or f/k/a )  
Traevon Black; and other Unknown Defendants, )  
Defendants. )  
**DEFENDANT JOSH GUYTON'S NOTICE TO JOIN  
THE JOINT RULE 26 DISCOVERY PLAN OF  
DEFENDANTS VARSITY BRANDS, LLC;  
VARSITY SPIRIT, LLC; VARSITY BRANDS  
HOLDING COMPANY, INC.; JEFFREY WEBB;  
ROCKSTAR CHEER & DANCE, INC.; KATHY  
FOSTER INDIVIDUALLY, and U.S. ALL STAR  
FEDERATION**

The Defendant Josh Guyton, by and through undersigned counsel, hereby provides notice that he joins the Joint Rule 26 Discovery Plan and Proposed Case Management Order Establishing Discovery Protocols and ESI Production (ECF# 141, 141-1, 140), which was filed with this Court on July 31, 2023 by Varsity Spirit, LLC. Undersigned consulted with Counsel for Varsity Spirit, LLC, Deborah B. Barbier, Esq. prior to submitting this filing.

Respectfully submitted,

s/ William G. Yarborough, III

Federal Bar Number 5192  
308 West Stone Avenue  
Greenville, South Carolina 29609  
Office: (864) 331-1612  
Fax: (864) 271-0711  
bill@wgylaw.com

**COUNSEL FOR DEFENDANT JOSH GUYTON**